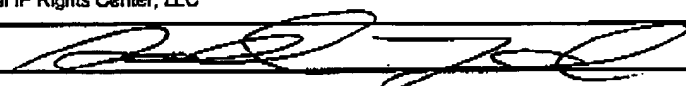



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	Filing Date	02/20/2004	
	First Named Inventor	Duensing	
	Art Unit	3723	
	Examiner Name	NYA	
Total Number of Pages in This Submission	6	Attorney Docket Number	10877

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2004/0242588 of Dejovin et al., filed May 25, 2004, under the provisions of 37 C.F.R. §1.603.

Under 37 C.F.R. §1.603, an interference may be declared between two or more applications if "...the examiner is of the opinion that there is interfering subject matter claimed in the applications which is patentable to each applicant subject to a judgment in the interference. The interfering subject matter shall be defined by one or more counts. Each application must contain, or be amended